Case 1:22-cv-03113-CM Document 41 Filed 07/01/24 Page 1 of 1

Case 1:22-cv-03113-CM Document 40 Filed 06/28/24 Page 1 of 1

William Cafaro, Esq. Partner ADMITTED IN NY, CA, MD & TX Email: bcafaro@cafaroesq.com

Louis M. Leon, Esq. Associate ADMITTED IN NY Email: <u>lleon@cafaroesq.com</u>

Amit Kumar, Esq. Managing Attorney ADMITTED IN NY & NJ USDC SDNY Email: akumar@cafaroesq.com

108 West 39th Street, Suite 602 New York, New York 10018 Telephone: 212.583.7400 Facsimile 212.583.7401 www.cafaroesq.com

Matthew S. Blum, Esq. Of Counsel ADMITTED IN NY Email: mblum@cafaroesq.com

of el

Andrew S. Buzin, Esq. PT Of Counsel

ADMITTED IN NY, FL & DC

E FILED:

June 28, 2024

Via Electronic Case Filing

Hon. Colleen McMahon, U.S.D.J. United States District Court Southern District of New York 500 Pearl Street, Room 24A New York, NY 10007

Loraditch v. Bronxcare Health System.

Case No.: 1:22-cv-03113 (CM)

Your Honor:

This firm represents the Plaintiff in the above-referenced matter. We write, with consent of Defendant, to request an extension of the deadline to reopen the action (if the settlement is not consummated) from June 28, 2024 to July 12, 2024. This is the third request for an extension of this deadline. We make this request because the parties are still working on the settlement agreement and hope to have it finalized by July 12, 2024.

As mentioned in a prior submission, we had hoped to have finalized this matter by now. But due to medical emergencies, me being out of the office several days, and some last-minute issues regarding the settlement agreement, this could not be done. That said, the parties are optimistic that in the next two weeks they will be able to finalize said agreement and file the stipulation of dismissal.

We appreciate the Court's attention and consideration to this request.

Respectfully Submitted,

Louis M. Leon, Esq.